

Maharashtra Regional & Town Planning  
Act, 1966 -

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Levy, Recovery & Collection of  
Development charge -  
Clarification regarding by way of  
Direction under Section 154 of the  
Act -

GOVERNMENT OF MAHARASHTRA  
Urban Development Department  
Mantralaya, Bombay-32.

Dated the 29th June, 1994.

MEMORANDUM

No.Dev.charge/TPS 1294/RR-341/UD-12.- Whereas Government in Urban Development Department has further amended the Maharashtra Regional and Town Planning Act, 1966, as the Maharashtra Regional & Town Planning (Amendment) Act, 1992 (Mah.XVI of 1992) (herein-after referred to as the 'Said Act'):

And whereas, Government in Urban Development Department vide Notification No.TPS 1290/CR-104/90/UD-12, dated 5th August 1992 has brought into force the said Act with effect from 10th August, 1992;

And whereas many Planning Authorities / Development Authorities are facing difficulties in recovering Development charge in respect of certain specific cases and have therefore approached Govt. from time to time, seeking clarification in regard to certain issues.

And whereas Government finds it expedient to issue requisite clarification to all the Planning Authorities / Development Authorities of the Maharashtra State, so as to make them justified in levy, recovery and collection of development charge as contemplated in the said Act.

And whereas Government also finds it expedient to issue the requisite clarification to all the Planning Authorities / Development Authorities by taking recourse to the provisions of Section 154 of the Maharashtra Regional & Town Planning Act, 1966.

Now therefore, in exercise of powers vested in it, under Section 154 of the said Act, Government hereby gives following clarification by way of directions under section 154 of the said Act all the Planning Authorities / Development Authorities.

DIRECTIONS

i) All the Planning Authorities / Development Authorities shall take into account the following clarification, while assessing, levying and recovery Development Charge contemplated in the said Act.

ii) These directions shall be brought into force with immediate effect.

iii) Following is the clarification on some of issues.

Sr. No.	Subject	Clarification
1.	Payment of Development in instalment.	<p>If desired by the owner/developer, Planning Authorities / Development Authorities may issue commencement Certificate/building permit/<del>check</del> Intimation of Disapproval Notice in two stages and accordingly recover Development Charge in stages as indicated below:</p> <p>Stage I : 50% of Development Charge payable in total for construction upto plinth level.</p> <p>Stage II : 50% of Development charge for remaining construction work.</p>

Explanatory notes.

- a) Scrutiny fees shall be recovered at one time.
- b) ~~by~~ Development charge for land development shall not be payable in instalments.

2. Recovery of Development Charge for land Development.

(1) In cases where layout has been approved or Development Charges shall be recovered only for building construction and not for land development.

(2) In cases where minor amendment to the layout approved prior to 10.8.92 are proposed or where Development charge for land development has already been collected in past, no Development Charge should be levied for such amendment of layout provided there is no exploitation of excess FSI, in which case Development Charge shall be levied proportionately for excess FSI to be consumed.

(3) No Development Charge shall be levied by Planning Authorities at the time of approval of layout or subdivision of land Development Charge for building construction together land Development in such cases, may be recovered collectively while approving building plans. It should however be clearly stipulated in order approving layout that no land development shall be taken in hand unless development Charge for the same are paid separately.

(4) Development Charge for land development shall be as per area of plot (i.e. area which is taken for computation of FSI) No land development charge shall be levied for development of Recreation Ground/Garden. However when building other type of construction development is contemplated on such R.G./Garden, development charge will

/land development and development charge for

2. be charged for the actual built up area.

3. Development charge for minor repairs.

(1) Construction compound wall:-

Compound wall is meant for protection of property and as such no development charge shall be levied for construction of compound wall or for repairs of compound wall.

(2) No Development Charge shall be recovered in respect of maintenance work, internal repairs of buildings, or for strengthening the existing building providing such works do not involve consumption of additional floor space.

(3) For reconstruction work Development Charge shall be levied in full which involves demolition of existing building and reconstruction of new building.

4. Development Charges for Reconstruction of old/delapidated buildings.

In case a Cooperative Housing Society is authorised by Maharashtra Housing & Area Development Authority or Bombay Housing & Area Development Board to undertake reconstruction of old/delapidated building (which work would otherwise, have been undertaken by MHADA/BHADB),

No Development Charge shall be recovered from that cooperative Housing Society, provided the Floor Space Index does not exceed the existing or permissible FSI whichever is lower. Provided further that it accommodates existing tenants only. Further in reconstruction involving accommodation of additional members other than existing tenants ~~in reconstruction involving consumption of additional FSI & proportionate Development Charge shall be recovered.~~

/X consumption of additional FSI and

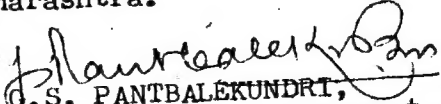
- 5) Development charge for development of slum.

No Development charge should be levied for redevelopment of restructuring of consumed slums upto 2.5 FSI as envisaged in Regulation 33(10) of Development Control Regulations for Greater Bombay, 1991 or such slums accommodating such inhabitants whose names appear in the Legislative Assembly Voters list of 1985 by the owners/developers Co-op. Hsg. Societies, to the extent of accommodation of slum dwellers only. This facility be extended to redevelopment of slums from other towns as and when the respective Development Control Regulations of these towns are modified.

- 6) Recovery of Development charge, where development permission is revalidated

No Development charge shall be levied where the building permission is revalidated by Planning Authority before 10th August 1992, provided this exemption applied to the entire time span upto which the building permission is revalidated. (For example, if any building permission is revalidated on 9.8.92 for 1 year, then development charge shall not be levied for a period of 1 year commencing from 9.8.92 i.e. upto 9.8.92. However, if the permit is to be revalidated on or after 9.8.93, development charge shall be levied).

By order and in the name of the Governor  
of Maharashtra.

  
G.S. PANTBALEKUNDRI,  
Deputy Secretary to Government of  
Maharashtra.

To,

All Municipal Corporations.

The Managing Director, CIDCO,  
Nirmal, Nariman Point, Bombay-21.

The Metropolitan Commissioner,  
Bombay Metropolitan Region Development Authority,  
C-14/15, Bandra Kurla Complex, Bandra (E),  
Bombay-51.

The Chief Executive Officer, MIDC,  
Marol, Andheri (E), Bombay.

The Chief Executive Officer, MHADA,  
Griha Nirman Bhavan, Bandra (E), Bombay-51.

The Chief Executive Officer,  
Bombay Housing & Area Development Board,  
Griha Nirman Bhavan,  
Bombay-51.

The Chief Executive Officer,  
Pimpri Chinchwad New Town Development Authority,  
Nigadi,  
Pune.

The Director of Town Planning, Pune.

The Chief Officers of all Municipal Councils.

Divisional Deputy Director of Town Planning,  
Greater Bombay / Konkan Divn. / Pune Divn. /  
Nashik Divn. / Aurangabad Divn. / Nagpur Divn. /  
Amravati Divn.

All Deputy Secretary, U.D.D.

All Under Secretary, U.D.D.